



# မင်္ကြန်င်္ခီ **ငာಜ**်ဆုံသော THE ANDHRA PRADESH GAZETTE PUBLISHED BY AUTHORITY

PART I EXTRAORDINARY

No.315 AMARAVATI, WEDNESDAY, MARCH 6, 2024

G.3992

## **NOTIFICATIONS BY GOVERNMENT**

--X--

#### GOVERNMENT OF ANDHRAR PRADESH ABSTRACT

Andhra Pradesh State Judicial Service – Recommendations of Second National Judicial Pay Commission and Orders of the Hon'ble Supreme Court of India, dated 04.01.2024 – Recommendations of various Allowances w.e.f 01.01.2016 to the Judicial Officers - Implementation of the recommendations – Orders – Issued.

#### LAW (LA&J. SC.F) DEPARTMENT

G.O.Ms.No.13.

Dated:29.02.2024. Read the following:-

- 1. Orders of the Hon'ble Supreme Court of India in W.P. (Civil) No.643 of 2015, dated 27.07.2022.
- 2. G.O.Ms.No.58 Law (LA&J-SC-F) Department, dated 22.10.2022.
- 3. Orders of the Hon'ble Supreme Court of India in W.P. (Civil) No.643 of 2015, dated 04.01.2024.
- 4. From the Registrar General High Court of A.P., Letter Roc.No.192/SO /2023, dated 22.01.2024.

@@@

#### ORDER:

The Hon'ble Supreme Court of India vide its Orders dated 27/07/2022, 05/04/2023, 19/05/2023 and 04/01/2024 has accepted the recommendation of Second National Judicial Pay Commission (SNJPC) on the revision of Pay and Pension of Judicial Officers. These Orders have delineated inter alia the history of constitution of Second National Judicial Pay Commission (SNJPC) and the principle underlying Judicial Pay, Allowances and Pension to the Judicial Officers and Retired Judicial Officers.

- 2. The Hon'ble Supreme Court vide Order dated 04/01/2024 in Writ Petition (Civil) No.643/2015 accepted the recommendation of payment of revised allowances of Second National Judicial Pay Commission and the payment of the allowance as recommended shall accordingly stands approved by the Hon'ble Supreme Court of India.
- 3. In pursuant to the direction of the Hon'ble Supreme Court of India in Writ Petition (Civil) No. 643/2015 vide Order dated 04/01/2024, Government of Andhra Pradesh hereby grant the allowances and other benefits to the Judicial Officers and the retired Judicial Officers and Family Pensioners in the State as per the recommendations made by the Hon'ble Justice P.V.Reddy Commission, with effect from 01/01/2016 as under: -

#### (1) House Building advance:

- HBA shall be made available to judicial officers in terms of the House Building Advance Rules, 2017 in so far as they are not repugment to the Judgement of the Hon'ble Supreme court; and
- ii. HBA shall be available to Judicial Officers also for the purchase of a ready built house from private individuals subject to such safeguards as may be prescribed by the State Government in consultation with the Hon'ble High Court.

#### (2) Children education Allowance (CEA):

- a) Rs 2,250 per month as CEA and Rs 6,750 per month as hostel subsidy for two children up to Class 12;
- b) For children with special needs, the reimbursement would be at double the rate stated in (a);
- c) When the DA increases by 50%, the allowances and subsidy shall increase by 25%; and
- d) The rights of officers who are already receiving this benefit will not be adversely affected by the recommendation.
- e) The above mentioned allowance and grant shall be admissible from the academic year 2019-2020.

#### (3) City Compensatory Allowance (CCA):

The CCA be discontinued prospectively on the ground that it is not being paid to High Court or Supreme Court Judges after the Seventh CPC recommendations and no recovery shall be effected on the amount already paid on account of the allowance.

## (4) Concurrent Charges Allowance:

- 1. The concurrent charge allowance to be available maximum at the rate of 10% of the minimum of the scale of the additional post held beyond a period of ten working days.
- 2. No upward revision in the percentage of the Concurrent Charge allowance.
- 3. The criterion laid down by FNJPC be dispensed with and there shall not be any insistence on the performance of 'appreciable judicial work' of the Court concerned.

Contd/-

4. High Court to decide the Concurrent Charge Allowance to available to the Officer within the ceiling of 10% on the basis of the number of days worked, the quantum of Judicial work turned out and the administrative work handled.

#### (5) Conveyance / Transport Allowance (TP):

- a) The pool car service for various judicial officers, as recommended by FNJPC, shall dispensed with. However, if the officers wish, they can forgo the transport allowance and continue with the pool car service for a period of one year or so;
- b) The transport allowance at the rate of Rs.10,000/- per month be given to those judicial officers who own the car so as to cover the cost of maintenance and driver's salary and this will be increased to Rs.13,500/- from 01.01.2021. The transport allowance would be payable at a reduced rate of Rs.4,000/- per month where there is an existing practice of allocating a driving-knowing office attendant/peon to the officer;
- c) In addition to the transport allowance, there should be a reimbursement of the cost of 100 litres of petrol/diesel in Cities/Head Quarters and 75 litres of petrol/diesel in other areas;
- d) After the recommendations of FNJPC, the following judicial functionaries were eligible for official vehicles, namely, Principal District Judge, Chief Judicial Magistrate/Chief Metropolitan Magistrate, Principal Judge of City Civil Court and Principal Judge of Small Causes Court. In addition to these functionaries, three more judicial functionaries shall be eligible for official vehicles. namely, Director of the Judicial Academy/Judicial Training Institute, Principal Judge of the Family Courts and Secretary of the District Legal Services Authority. The High Courts were permitted to prune down the list depending upon the financial capacity of the State;
- e) The quantum of petrol/diesel for official cars would be raised to the actual consumption for official purposes as certified by the concerned official and supported by a log book, which would be maintained.
- f) The judicial officers using official cars may be permitted to use them for private purposes to the extent of 300 kms per month:
- g) The judicial officers shall be permitted to exhibit a sticker at their option on the lower left side of the windscreen with inscription 'Judge' printed in moderately sized letters; and

 Soft loan facilities to the extent of Rs.10,00,000/- (Rupees Ten lakhs only) at nominal rate of interest for the purchase of car shall be extended to the judicial officers.

## (6) Dearness Allowance:

The present practice of sanction of Dearness Allowance at the rates prescribed by Central Government from time to time should continue. In order to avoid delays in revising the rates of DA in conformity with the orders issued by the Central Government from time to time, shall be paid to the Judicial Officers without any further orders.

## (7) Earned Leave Encashment:

Earned Leave encashment shall be admissible to the Judicial Officers in the below mentioned manner:

- No enhancement in the maximum limit of 300 days leave encashment at the time of retirement.
- 2. A judicial officer shall be entitled to encash:
  - a. 10 days earned leave while availing LTC subject to maximum 60 days- 10 at a time upto six occasions during the entire service.
  - b. 30 days in a block of two years.
  - c. S.No.(a) and (b) shall be in addition to the right of the Judicial Officers to encash upto 300 days EL at the time of retirement.
- 3. In case of officers who have retired and while granting leave encashment at the time of retirement, the leave encashment availed during service stand adjusted shall be paid the amount of the so adjusted earned leave, at the time of retirement as explained in the example above, within a period of three months from the date of acceptance of the report.
- The facility of the aforesaid allowance shall be admissible with effect from the date 01.01.2016.

## (8) Electricity and Water Charges:

 No change in the percentage of reimbursement. The 50% of reimbursement formula recommended by FNJPC and reiterated by the JPC shall continue. 2. The ceiling in terms of units of electricity and the quantity of water consumed shall be a follows:

Designation	Electricity Units	Water Quantity
District judges	8000 Units per annum	420 Kls per annum
Civil judges	6000 Units per annum	336 Kls per annum

3. This allowance shall be available at the enhanced rates w.e.f. 01.01.2020.

#### (9) Higher Qualification Allowance:

- The Judicial Officers shall be granted three advance increments for acquiring higher qualification i.e. post- graduation in law and one more advance increment if he/she acquires Doctorate in Law, one more advance increment if he/she acquires L.L.D. in Law.
- The advance increments once granted for post-graduation degree or Doctorate in law, L.L.D. in Law shall not be again granted if, in future, the officer acquires post graduate or Doctorate degree or L.L.D. in Law in any other subject.
- 3. The advance increments shall be available to the officer who had acquired the post-graduation degree or Doctorate or L.L.D. in Law either before recruitment or at any time subsequent thereto while in service.
- 4. The advance increments shall be granted from the date of initial recruitment, if the officer has already acquired the post- graduation degree or Doctorate or L.L.D. in Law and from the date of acquiring the post-graduation or Doctorate degree or L.L.D. in Law, if acquired after joining the service.
- The advance increments shall be made available to the officers if the higher qualification has been acquired through regular studies (full time or part time) and also through distant learning programmes.
- 6. The advance increment shall be available when the Officer is promoted from Civil judge (Junior Division) to Civil Judge (Senior Division) and from Civil judge (Senior Division) to District Judge cadre. The benefit of advance increments shall be extended at the ACP stage (ACP I and II).
- 7. The advance increments shall be available in the District Judge Cadre from District Judge (Entry Level) to District Judge (Selection Grade) and from District Judge (Selection Grade) to District Judge (Super Time Scale).

8. The advance increments for all practical purposes shall be part of salary and Dearness Allowance shall be available on the same.

#### (10) Hill Area / Tough location allowance:

- Hill Area/Tough Location Allowance @Rs.5000/- per month shall be paid to the Judicial Officers posted in hill areas/tough locations.
- 2. More beneficial provision, if any, already applicable to the officials of the State/UT shall be extended to the Judicial officers.
- 3. In case of doubt, whether a particular area can be considered to be hilly or tough location area, decision of the High Court shall be followed in relation to the Judicial officers.
- 4. This allowance shall be available w.e.f. 01.01.2016.

## (11) Home Orderly / Domestic help allowance:

- a) Home Orderly/Domestic Help Allowance shall be admissible to the Sitting Judicial Officers at the below-mentioned rates with effect from the date 01.01.2016.
  - District Judge : Rs. 10,000/- per month. (minimum wages for one unskilled worker subject to minimum of Rs.10,000/- per month)
  - Civil Judge : Rs. 7,500/- per month. (minimum wages for one unskilled worker subject to minimum of Rs.7,500/- per month)
- b) Domestic Help Allowance per month shall be admissible to the retired Judicial Officers at the rate of Rs.9,000/- and to the family pension holders at the rate of Rs 7,500/- per month with effect from the date 01.01.2016 and at the increased rate of 30% with effect from the date 01.01.2021.
- c) Though the employee in Group-D cadre is made available at the residence of the Judicial Officers during night times or if the Security guards are made available to the Judicial Officers as they are residing generally in the areas where there is danger or though the employee in Group-D cadre is made available at the residence of the Principal District Judges or Judicial Officers on analogous posts, even then, the Home Orderly Allowance shall be admissible to such Officers at the above-mentioned rates.

d) The said allowance shall be paid on the basis of self-certificate.

#### (12) House Rent allowance and Residential Quarters:

#### a) Residential Quarters:

- The rent free residential quarters shall be made available to the Judicial officers within one month from the date of assuming charge of the post.
- 2. The minimum plinth area for the residential accommodation shall be 2500 sq. ft. for District Judge and 2000 sq. ft. for Civil Judge. However, The High Court administration have the discretion to sanction the design with higher plinth area.
- The government will urgently take up construction of the residential quarters for the Judicial Officers by issuing separate orders and the progress of construction will be monitored by the Hon'ble Supreme Court.
- 4. The Judicial Officers will be provided accommodation or requisitioned private accommodation within one month of taking charge of the post.
- 5. If the Judicial Officer is not provided with the government accommodation or requisitioned private accommodation within one month, then the Judicial Officer may secure private accommodation and should be paid rent in the following terms:
  - a) If the rent of the private accommodation is within the admissible house rent allowance mentioned below, no fixation of rent is required. However, the Judicial Officer concerned has to certify the actual rent being paid.
  - b) If the rent of the private accommodation is more than permissible house rent allowance, the rent shall be assessed by Principal District Judge with the assistance of PWD/R&B officials.
  - c) If the difference between the permissible house rent allowance and the rent assessed is more than 15% and Principal District Judge may seek approval of High Court for payment of the said amount unless the officer is ready to pay the differential cost.

#### b) House Rent Allowance:

 Judicial officers who are allotted official quarters for residence and Judicial Officers who are provided with rent-free accommodation shall not be entitled to HRA;

- ii. Judicial officers residing in their own houses, including the house of a parent or spouse, shall also be entitled for the recommended HRA with effect from 01.01.2016 after obtaining permission from the High Court to reside in their own house and judicial officers already residing in hired accommodation will be entitled to the recommended HRA with effect from 01.01.2020, subject to the actual rent paid in the said ceiling.
- iii. The Office of the Principal District Judge or equivalent shall pay rent directly to the landlord, in which case, the officer is not eligible to draw HRA; and
- iv. The SNJPC rates of HRA shall be applicable to all Judicial Officers as under:

Name of the City	% of HRA on the basic pay	When DA crosses 25% on basic pay	When DA crosses 50% on basic pay
Visakhapatnam, Vijayawada, Tirupati and all Head Quarters	24%	27%	30%
Tadepalligudem, Tanuku, Palakollu, Narsapuram, Gudivada, Tenali, Chilakaluripeta, Mangalgiri, Ponnur, Chirala, Kavali, Gudur, Madanapalli, Srikalahasti, Proddutur, Rayachoty, Guntakal, Hindupur, Dharmavaram, Tadipatri, Kadiri, Adoni, Yemmiganuru, Bobbili, Tuni, Peddapuram, Samalakot, Pithapuram, Nuzivid, Sattenapalle, Vinukonda, Markapur, Kandurkur, Kallur of Kurnool District, Rayadurg.	16%	18%	20%
All other places	8%	9%	10%

However, the minimum rates prescribed are Rs.5,400/-, Rs.3,600/- and Rs.1,800/- respectively and the rate will be changed in accordance with the change in Dearness Allowance as stated above.

The High Court is at liberty to upgrade and add the cities in different classes.

#### c) Furniture and Air conditioner Allowance:

- 1. Furniture grant of Rs.1.25 lakhs every five years shall be provided to the Judicial Officer subject to production of proof of purchase by the Judicial Officer. However, self certificate is sufficient for block period from 01.01.2016 to 31.12.2020. Household electrical appliances can also be purchased by availing of the said grant. The Officers having not less than two years of service will also be eligible for this allowance. The option to purchase the furniture being used by the officer at the depreciated rate shall be available at the time of fresh grant or retirement.
- 2. Apart from the furniture grant, one air-conditioner shall be provided at the residence of every Judicial Officer once in every five years.

#### d) Guest House / transit Accommodation:

The SNJPC does not expect the Guest houses for the Judiciary should be constructed in all District Headquarters irrespective of the size of the District. The travails of the Judicial Officers in securing suitable accommodation for stay is undeniable at least in the cities and major important towns. There is every need to construct Guest houses- cumtransit homes. One wing can be earmarked as a transit home where the transferred Officer can stay initially for a few weeks till s(he) finds residential accommodation - Official or private. The Guest house-cumtransit home facility is a long felt need of the Judicial Officers. The Commission recommended that the Guest houses/transit homes shall be constructed in a phased manner by the Governments concerned. The officials concerned shall act in coordination with the Registry of the High Court to identify the places. The details such as number and size of rooms and the amenities shall be finalized after mutual discussion. As regards the first phase of such construction and necessary financial allocation has to be made for this purpose during the financial year 2023-24. Needless to say that after construction, the High Courts will issue necessary instructions regarding maintenance, minimal catering arrangement, rent to be charged etc.

## (13) Leave Travel concession (LTC)/ Home Travel concession (HTC)

The JPC, while reiterating these recommendations, proposed two modifications:

 A Judicial Officer may be permitted to avail LTC on completion of two years of service and on completion of probation (thereby relaxing the requirement of five years of minimum service) and

- ii. The restriction on the availing of LTC in the last year of service was dispensed with.
- iii. Further the SNJPC made the following further recommendations:
- Payment of one month's salary for not availing the LTC is unwarranted and it would defeat the objective of LTC.
- ii. Encashment of 10 days earned leave while availing LTC (not HTC) (subject to the maximum of 60 days) can continue. The same will be in addition to encashment of 300 days at the time of retirement and 30 days in a block of two years.
- iii. a. As regards frequency of LTC, the Judicial officers may be permitted to avail one LTC and one HTC in a block of 3 years.
  - b. As far as fresh recruits are concerned, the HTC shall be allowed 2 times in the first block of 3 years. However, the block of 3 years will commence on completion of the period prescribed for probation (not necessarily declared)
- iv. a. The Judicial officers irrespective of their rank shall be allowed to travel by air and the reimbursement shall be made subject to the condition that the tickets have been purchased either directly from the Airlines or from the agents authorized, namely, Ashoka Travels, Balmer and Lawrie and IRCTC by the Central/State Government subject to further addition or deletion of the authorized agent by the Central/State Government.
  - b. The other details such as class of travel, advance etc. shall be governed by the respective Rules/Orders of States.
- v. The Judicial officers may be allowed to carry forward LTC anywhere in India beyond retirement for a period of one year.
- vi. The retired Judicial officers are not entitled to LTC/HTC.
- vii. The Judicial officers shall not be required to avail of earned leave only, for LTC / HTC purpose and they may be permitted to avail of casual leave as a prefix and suffix to the extent of two days.

## (14) Medical allowance / Medical facilities:

 Fixed medical allowance shall be payable @Rs.3,000/- p.m. to the serving Judicial Officers with effect from 01.01.2016.

- 2. Fixed medical allowance shall be payable @Rs.4,000/- to the pensioners and family pensioners with effect from 01.01.2016.
- 3. The spouse or other dependents of Judicial Officers drawing family pension shall also be eligible for medical facilities/reimbursement at par with the pensioners of the judiciary.
- 4. The HM & FW Department shall issue separate orders regarding the Medical Allowance/ Medical Facilities to the Judicial Officers in lines of the Judgement dated 04.01.2024 of Hon'ble Supreme Court in W.P.(Civil) No.643 of 2015 and the recommendations of SNJPC.

## (15) Newspaper and Magazine Allowances:

- 1. Reimbursement for newspaper and magazines shall be Rs.1000/- per month for District Judges (two newspapers and two magazines) and Rs.700/- per month for Civil Judges (two newspapers and one magazine).
- 2. The reimbursement shall be on half yearly basis from January to June and July to December, on the basis of self certification.
- 3. The allowance at the above mentioned rates shall be available from 01.01.2020.
- 4. Self certificate is sufficient for the period from 01.01.2020 to till the G.O. is issued.
- 5. More beneficial provision already in operation in any state shall continue.

## (16) Robe Allowance:

- 1. An allowance of Rs 12,000 will be payable once in three years shall be admissible to the Judicial officers with effect from 01.01.2016.
- 2. The demand for the Robe Allowance may not be raised before the next commission.

## (17) Special pay for Adminstrative Work:

- 1. Special Pay for Judicial officers doing administrative work shall be payable to:
- Principal District and Sessions Judges, the District Judges who are working under the Administrative Control of High Court: Rs.7000/- per month; and Civil Judges(Senior Division) who are working under the Administrative Control of High Court: Rs.3,500/- per month and Civil Judges (Junior Division) who are working under the Administrative Control of High Court: Rs.2000/per month;

Contd/-

- b) Other District Judges including I Additional District Judges entrusted with administrative work who have to generally spend time beyond Court working hours: Rs.3,500/- per month
- c) District Judges presiding over Special Courts and Tribunals having independent administrative responsibilities: Rs.3500/- per month
- d) CJMs, Principal Senior and Principal Junior Civil Judges and other Judicial Officers having administrative responsibilities being in charge of independent Courts with filing powers: Rs.2000/- per month
- 2. The Special Pay shall be available w.e.f. 01.01.2019.

## (18) Sumptuary Allowance:

 The sumptuary allowance shall be available to the Judicial Officers at the following rates:

District judges : Rs.7,800/- per month Civil Judges (Sr. Div.) : Rs.5,800/- per month Civil Judges (Jr. Div.) : Rs.3,800/- per month

- 2. The allowance shall be available w.e.f. 01.01.2016.
- 3. The following categories of Judicial Officers shall get Rs.1,000/- (Rupees One thousand only) more by virtue of their status or the additional responsibilities they shoulder.
  - Principal District Judge in-charge of administration in the Districts/Cities.
  - District Judges in selection grade and super time-scale.
  - Judicial officers working under the administrative control of High Court of Andhra Pradesh/ Director of Judicial Academy/Judicial Training Institute/Member Secretary, State Legal Services Authority.
  - Chief Judicial Magistrate/Chief Metropolitan Magistrate.
- 4. No sumptuary allowance shall be payable to retired Judicial Officers.

#### (19) Telephone Facility:

The Judicial Officers shall be provided with the following telephone facilities:

- Residential Telephone (Landline):
  - a. The landline telephone and broadband facility (by the same or different service providers) shall be provided at the residence of the Judicial Officers with the permitted user as follows:

District Judges: Rs. 1500/- per month

Civil Judges : Rs.1000/- per month

inclusive of rent, calls (local and STD both) and internet use.

b. At places where broadband facility is not available, the permissible user shall be:

District Judges: Rs.1000/- per month,

Civil Judges : Rs.750/- per month

inclusive of rent and calls (local and STD both).

- c. The facility can be availed from any Service Provider is permissible.
- ii. Mobile Phone:
  - a. The provision of mobile phone (handset) with internet shall be as follows:

District Judge : Rs.30,000/-

Civil Judges (Jr. & Sr. Divisions) : Rs.20,000/-

And the permissible user shall be:

District Judges : Rs.2000/- per month,

Civil Judges : Rs.1500/- per month

inclusive of internet data package.

- b. At the request of the Judicial Officers, the mobile phone handset shall be replaced once in three years.
- c. The Judicial Officers shall be given option to retain the old mobile phone handset at a price to be determined as per the guidelines prescribed by the Registry of High Court.
- d. The existing facilities in so far as they are more beneficial by virtue of the order issued by some of the State Governments/UTs shall be continued notwithstanding the above recommendations.
- e. The allowance at the above mentioned rates shall be available from 01.01.2016.
- f. For the period from 01.01.2016 to 31.12.2018 and 01.01.2019 to 31.12.2021 shall be paid on self certification and from 01.01.2022 on production of bills.

#### iii. Office Telephone:

Regarding telephone connection to the office, the present arrangement shall continue.

## 20. Travelling Allowance and Transfer grant:

#### **Transfer Grant:**

- On transfer, the composite transfer grant shall be equivalent to one month's basic pay.
- 2. If the transfer is to a place at a distance of 20 kilometres or less or within the same city (if it involves actual change of residence), the transfer grant shall be 1/3<sup>rd</sup> of the basic pay.
- For the transportation of personal effects, the O.M. dated 13.07.2017 issued by the Department of Expenditure; Government of India pursuant recommendations of VII CPC shall be applicable.
- 4. In case of transportation by road, the admissible amount shall be Rs.50/- per km. inclusive of labour charges for loading and unloading or the actual whichever is lower. The said amount shall be raised by 25% when the DA increases by 50%.
- 5. The recommendations will come into effect from 01.01.2016.

6. The Officers, who have undergone transfer(s) after 01.01.2016 and their claims for transfer grant paid as per pre-revised pay scales, shall be paid the differential amount on the basis of revised pay w.e.f. 01.01.2016.

#### (21) Authorization:

In case of pensioners/Family Pensioners, their allowances shall be revised and arrears of revised allowances shall be authorised by Directorate of Accounts (Pension Section). After the authorization, the Pension Disbursing Authority concerned will disburse the revised allowances and arrears as detailed above.

- 4. The aforesaid allowances and facilities shall be applicable to the Judicial Officers, the Hon'ble Judges of the Family courts and to the Judicial Officers appointed on depuation in the State.
- 5. While paying the amount of the arrears of the aforesaid revised allowances, the amount paid shall be adjusted and the difference of the amount shall be paid in cash, in lump-sum.
- 6. Necessary steps to be taken to pay the amount of arrears due and payable towards the aforesaid allowances in cash before the date 29.02.2024.
- 7. The expenditure towards the aforesaid allowances is the expenditure to be incurred on the Judicial Officers working under the budgetary control of the Law and Judiciary Department. Other Ministerial Departments shall make separate provisions for the expenditure to be incurred for the Judicial Officers working under their control.
- 8. The expenditure to be incurred for the said allowances and facilities shall be defrayed from the sanctioned financial grant and the concerned account head.
- 9. This order issues with the concurrence of Finance (PC-TA) Department vide their U.O.No.FIN01-HR0PCTA(RPRC)/29/2020-PC-TA, dated 26.02.2024 (Computer No.1124084).

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

Dr. K.S. JAWAHAR REDDY CHIEF SECRETARY TO GOVERNMENT

To
The Assistant Registrar, Supreme Court of India, New Delhi.
The Advocate on Record, Supreme Court of India,
O/o the Resident Commissioner, A.P.Bhavan, New Delhi.
The Registrar General, High Court of Andhra Pradesh.

The Registrar (ADMN), High Court of Andhra Pradesh.

The HM & FW Dept.

The Accountant General, A.P.Vijayawada,

The Pay & Accounts Officer, A.P., Mangalagiri.

Copy to:

The Secretary to Government of India,

Ministry of Law & Justice, Department of Justice, New Delhi

The Secretary to Governor, Raj Bhavan, AP, Vijayawada.

The Finance (PC-TA)/ )/(HR.III Pension) Department

The Law (OP) Department

The Home (Courts) Department

The General Administration (Cabinet) Dept.

The Director of Treasuries and Accounts, A.P. Vijayawada.

All District Treasury Officers

through Director of Treasuries and Accounts, A.P., Vijayawada

P.S to Spl.C.S. to C.M./C.S./P.S. to Secretary to Govt.,(Law)

The Nodal Officer, Law Dept., for uploading in e-Gazette

SF/SC.(Comp.No.1274690)

//FORWARDED::BY ORDER//

Muxalapplu SECTION OFFICER (SC)

P